2003 DRAFTING REQUEST

Assembly Joint Resolution

Receive	ed: 11/12/2002			Received By: pdykman						
Wanted	: As time pern	nits			Identical to LRB:					
For: Fra	ank Lasee (60	8) 266-9870			By/Representing: aide					
This file	e may be shown	n to any legislat	tor: NO		Drafter: pdykm	an	w .			
May Co	ntact:				Addl. Drafters:					
Subject:		tutional Amen es - miscellane			Extra Copies: JTK MES PG					
Submit	via email: YES									
Request	er's email:	Rep.Lasee	@legis.stat	e.wi.us						
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Topic:	<u> </u>									
Elector a	approval for ce	rtain taxing ans	spending d	ecisions						
Instruct	tions:					· ·				
See Atta	ched 2001 AJ	R 64 plus AA1	thereto							
Drafting	g History:									
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	Required			
/?	pdykman 11/12/2002	kgilfoy 11/12/2002			•					
/1			pgreensl 11/13/200	02	sbasford 11/13/2002					

Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required
/2	pdykman 04/21/2003	kgilfoy 04/21/2003	jfrantze 04/22/2003	3	amentkow 04/22/2003		
/3	pdykman 08/28/2003	kgilfoy 09/02/2003	pgreensl 09/02/200	3	mbarman 09/02/2003		
/4	pdykman 09/17/2003	kgilfoy 09/17/2003	jfrantze 09/18/200	3	sbasford 09/18/2003		
/5	pdykman 09/24/2003	kgilfoy 09/24/2003	rschluet 09/24/200	3	Inorthro 09/24/2003	sbasford 10/20/2003 sbasford 10/20/2003	

FE Sent For:

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2003 DRAFTING REQUEST

Assembly Joint Resolution

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Receive	d: 11/12/2002				Received By: pdy	ykman			
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For: Fra	ank Lasee (60	8) 266-9870	By/Representing: aide						
This file	may be shown	n to any legislato		Drafter: pdykman					
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Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	Required
/2	pdykman 04/21/2003	kgilfoy 04/21/2003	jfrantze 04/22/200	3	amentkow 04/22/2003		
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2003 DRAFTING REQUEST

Assembly Joint Resolution

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This file may	be shown	to any legislat	tor: NO		Drafter: pdykman				
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Subject:		utional Amen es - miscellane	Extra Copies: JTK MES PG						
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Requester's e	mail:	Rep.Lasee	@legis.state	.wi.us					
Carbon copy ((CC:) to:								
Pre Topic:									
No specific pr	e topic gi	ven							
Topic:									
Elector approv	val for cer	tain taxing ans	s spending de	cisions					
Instructions:									
See Attached	2001 AJF	R 64 plus AA1	thereto						
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FE Sent For:

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2003 DRAFTING REQUEST

Assembly Joint Resolution

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Received By: pdykman

Wanted: As time permits

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For: Frank Lasee (608) 266-9870

By/Representing: aide

This file may be shown to any legislator: NO

Drafter: pdykman

May Contact:

Addl. Drafters:

Subject:

Constitutional Amendments

Extra Copies: **Counties - miscellaneous**

JTK

MES PG

Submit via email: YES

Requester's email:

Rep.Lasee@legis.state.wi.us

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Elector approval for certain taxing ans spending decisions

Instructions:

See Attached 2001 AJR 64 plus AA1 thereto

Drafting History:

Reviewed

Proofed

Submitted

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Vers.

pdykman 11/12/2002

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2003 DRAFTING REQUEST

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Elector	approval for ce	rtain taxing an	s spending d	ecisions						
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See Atta	ached 2001 AJ	R 64 plus AA1	thereto							
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11/13/2002 09:48:10 AM Page 2

FE Sent For:

<**END**>

2003 DRAFTING REQUEST

Assembly Joint Resolution

Received: 11/12/2002

Received By: pdykman

Wanted: As time permits

Identical to LRB:

For: Frank Lasee (608) 266-9870

By/Representing: aide

This file may be shown to any legislator: NO

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Constitutional Amendments Counties - miscellaneous

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Topic:

Elector approval for certain taxing ans spending decisions

Reviewed

Instructions:

See Attached 2001 AJR 64 plus AA1 thereto

Drafting History:

Vers.

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2001 - 2002 LEGISLATURE

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2001 ASSEMBLY JOINT RESOLUTION 64

October 8, 2001 – Introduced by Representatives F. Lasee, Suder, Musser, McCormick, Sykopa and Skindrud, cosponsored by Senators Welch and Roessler. Referred to Committee on Tax and Spending Limitations.

yen.Cat-

To amend section 8 of article VIII; and to create section 8 (3) of article VIII and section 11 of article VIII of the constitution; relating to: the vote on bills that would increase certain tax rates or make certain taxing and spending decisions; and elector approval for certain taxing and spending decisions by the state and local governmental units, emergency taxes, required reserves, state mandates, continuation of state payments to other governmental units, refunds of amounts in excess of the approved amounts and reduction of tax rates to reflect the excess of revenues over expenditures (first consideration).

Analysis by the Legislative Reference Bureau

This proposed constitutional amendment, proposed to the 2061 legislature on first consideration, requires elector approval for certain taxing and spending decisions by the state and local governmental units, such as exceeding a spending limit or imposing new taxes, increasing tax rates, extending expiring taxes, or making tax changes causing net tax revenue gains; requires that emergency taxes imposed by the state meet certain conditions; requires governmental units to establish reserves, which may be expended only by a two—thirds vote; prohibits the state from imposing any part of the costs of a new program or service, or an increase in an existing program or service, on local governmental units, unless the state makes an appropriation to pay for those costs; and requires governmental units to

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refund amounts in excess of the approved amounts and reduce tax rates to reflect the excess of revenues over expenditures.

This proposal also requires a two—thirds vote in each house of the legislature to pass a bill to increase the rate of the state sales tax or any of the rates of the income tax or franchise tax or for taxing and spending decisions subject to elector approval under the proposal.

A proposed constitutional amendment requires adoption by 2 successive legislatures, and ratification by the people, before it can become effective.

Resolved by the assembly, the senate concurring, That:

SECTION 1. Section 8 of article VIII of the constitution is amended to read:

[Article VIII] Section 8 (1) On the passage in either house of the legislature of any law which that imposes, continues or renews a tax, or increases the rate of the state sales tax or increases any of the rates of the income tax or franchise tax, or exceeds the limit under section 11 (3) (a) of this article or the requirements of section 11 (4) (b) of this article, or creates a debt or charge, or makes, continues or renews an appropriation of public or trust money, or releases, discharges or commutes a claim or demand of the state, the question vote shall be taken by yeas and nays, which shall be duly ayes and noes, and the names of the members voting for, and the names of the members voting against, passage of the bill shall be entered on the journal; and.

(2) For any vote under sub. (1), three-fifths of all the members elected to such the current membership of each house shall in all such cases be required to constitute a quorum therein.

SECTION 2. Section 8 (3) of article VIII of the constitution is created to read:

[Article VIII] Section 8 (3) The passage in either house of the legislature of any law to increase the rate of the state sales tax or to increase any of the rates of the income tax or franchise tax or to exceed the limit under section 11 (3) (a) of this article

or the requirements of section 11 (4) (b) of this article requires	the approval	of
two-thirds of the members present.		

SECTION 3. Section 11 of article VIII of the constitution is created to read:

[Article VIII] Section 11 (1) In this section:

- (a) "Ballot issue" means a question presented pursuant to this section to the electors for approval at an election.
- (b) "Emergency" means a sudden unexpected happening; an unforeseen occurrence or condition; a perplexing contingency or complication of circumstances; a sudden or unexpected occasion for action; an exigency; or a pressing necessity. The term excludes economic conditions, revenue shortfalls, and salary and fringe benefit increases of a governmental unit.
- (c) "Fiscal year spending" means all expenditures and reserve increases under sub. (7) of a governmental unit except, as to both, those for refunds made in the current or next fiscal year or those from gifts, federal funds, collections for another governmental unit, pension fund earnings, net proceeds of the state lottery authorized pursuant to section 24 (6) of article IV, reserve transfers or expenditures, damage awards or real property sales.
- (d) "Governmental unit" means the state; any city, village, town or county; or any school district or special purpose district, other than a sewerage district or water district, authorized by law to levy taxes.
- (e) "Inflation" means the percentage change in the United States Bureau of Labor Statistics Consumer Price Index for Milwaukee–Racine, all items, all urban consumers, or its successor index.
 - (f) "Population" means either:

- 1. For all governmental units, the periodic census conducted by the United States department of commerce or its successor agency, or the annual update of such census;
- 2. For all governmental units other than this state, a different measure or index of population adopted by the legislature, by joint resolution, upon the affirmative vote of two-thirds of the members present of each house; or
- 3. For a governmental unit, other than this state, an estimate of the population of the governmental unit adopted upon the affirmative vote of two-thirds of the members present of the governing body of the governmental unit.
- (g) "Professional drafting agency" means the professional drafting agency of the legislature designated by the legislature by law.
- (2) (a) This section first applies to a governmental unit on the first day of the first fiscal year of the governmental unit that occurs after the ratification of this paragraph, or as otherwise stated in this section.
 - (b) All provisions of this section are self-executing and severable.
- (c) Any individual or class of individuals have standing to bring a suit to enforce this section. A court of record shall award a successful plaintiff costs and reasonable attorney fees in the suit, but may not allow a governmental unit to recover costs and reasonable attorney fees unless a suit against it is ruled frivolous.
- (3) (a) The maximum annual percentage change in fiscal year spending by the state equals inflation in the prior calendar year as compared to the year prior to that year, plus the percentage change in the state population in the prior calendar year if a positive number, adjusted for revenue changes approved by the electors under this section after the year in which the ratification of this paragraph occurs.

- (b) The maximum annual percentage change in fiscal year spending by a school district equals inflation in the prior calendar year, plus the percentage change in its pupil enrollment in the prior calendar year as compared to the year prior to that year if a positive number, adjusted for revenue changes approved by the electors under this section after the year in which the ratification of this paragraph occurs.
- (c) The maximum annual percentage change in fiscal year spending by a governmental unit, other than the state or a school district, equals inflation in the prior calendar year, plus the percentage change in the population of the governmental unit in the prior calendar year as compared to the year prior to that year if a positive number, adjusted for revenue changes approved by the electors under this section after the year in which the ratification of this paragraph occurs.
- (d) Population under this subsection shall be adjusted to match the population under each federal decennial census. Notwithstanding par. (c), if a governmental unit, other than this state or a school district, overestimates its population and increases its spending accordingly, it may not increase its fiscal year spending until its spending limit reaches the amount determined under par. (c) according to sub. (1) (f) 1. or 2. For this paragraph, population increases are limited to the average yearly increase in the governmental unit's population between the 2 prior censuses.
- (e) The legislature, by law, shall provide a mechanism to adjust the amount of a limitation under this section to reflect any subsequent transfer of all or any part of the cost of providing a governmental function. The mechanism shall adjust the amount of a limitation so that the total costs are not increased as a result of the transfer. The adjustment mechanism provided for in this paragraph shall be used in determining a limitation under this section beginning with the fiscal year immediately following the transfer.

- (f) The legislature, by law, shall provide a mechanism to adjust the amount of a limitation under this section to reflect any subsequent annexation; creation of a new governmental unit; or consolidation, or change in the boundaries, of a governmental unit. The adjustment mechanism provided for in this paragraph shall be used in determining a limitation under this section beginning with the fiscal year immediately following the annexation, creation of a new governmental unit, or consolidation or change in the boundaries of a governmental unit.
- (4) Beginning on the first day that occurs after the ratification of this paragraph, a governmental unit must have elector approval under this section in advance for any of the following:
- (a) Exceeding on a temporary or permanent basis a spending limit under this section.
- (b) Unless it is an emergency tax meeting the requirements of sub. (6) (b), a new tax, tax rate increase, extension of an expiring tax, or a tax change causing a net tax revenue gain to the governmental unit, including one required under section 5 of this article, section 4 of article X or section 3 (3) or (4) of article XI.
- (5) (a) A ballot issue may be submitted only at an election at which either members of the legislature or members of the judiciary are regularly elected or at a primary election held to nominate candidates to be voted for at such an election, or on the Tuesday next succeeding the first Monday of November in odd–numbered years.
- (b) At least 15 days before a ballot issue election, the governmental unit shall mail a titled notice or set of notices addressed to "All Qualified Electors" at each address of one or more residents of the governmental unit. A notice shall have this

1	order of preference: "NOTICE OF REFERENDUM TO EXCEED SPENDING
2	LIMITS/INCREASE TAXES." A notice shall include only:

- 1. The election date and hours, the ballot title and text and the address and telephone number of the election office of the governmental unit;
- 2. For a proposed increase in spending or taxation, the total or estimated total of fiscal year spending by the governmental unit for the current year and each of the past 4 years, and the overall percentage and dollar change of the proposed increase over the past 4 years;
- 3. For the first full fiscal year of each proposed tax increase, an estimate of the maximum dollar amount of each increase by the governmental unit and an estimate of the maximum dollar amount of fiscal year spending by the governmental unit without the increase; and
- 4. Two summaries, up to 500 words each, one for and one against the ballot issue.
- (c) The summaries under par. (b) 4. shall be prepared for this state by the professional drafting agency and, for a governmental unit other than this state, by a person designated by the governing body of the governmental unit. The summaries under par. (b) 4. may not mention the name of a person or group or an endorsement of, or a statement or position against, the ballot issue.
- (d) A ballot question for an increase in spending or taxation shall begin "SHALL (GOVERNMENTAL UNIT) SPENDING LIMITS BE EXCEEDED BY (full fiscal year dollar amount in excess of the limit)?"; or "SHALL (GOVERNMENTAL UNIT) TAXES BE INCREASED BY (first, or, if phased in, final, full fiscal year dollar increase) ANNUALLY?".
 - (6) (a) This section does not grant new taxing power.

- 1 (b) Any emergency tax imposed by the state must meet all of the following conditions:
 - 1. Two-thirds of the members elected to each house of the legislature must declare the emergency and impose the tax by separate recorded roll call votes.
 - 2. Emergency tax revenue may be spent only after the reserve under sub. (7) is depleted, and must be refunded under this section within 180 days after the emergency ends if not spent on the emergency.
 - 3. An emergency tax that is not approved at the first election permitted under sub. (5) (a) that occurs at least 60 days after the declaration shall expire at the end of the taxable year in which the election is held.
 - (7) (a) Each governmental unit shall reserve for the first fiscal year that occurs after the ratification of this paragraph 1% or more, for the 2nd fiscal year that occurs after the ratification of this paragraph 2% or more, for the 3rd fiscal year that occurs after the ratification of this paragraph 3% or more, and for all later fiscal years, except as provided in par. (b), 4% or more, of its fiscal year estimated spending.
 - (b) Unused reserves become part of the next year's reserve.
 - (c) If the use of the reserve decreases the reserve below 4% in the 4th fiscal year that occurs after the ratification of this paragraph or a later year, the governmental unit, beginning in the 4th fiscal year that occurs after the ratification of this paragraph, shall reserve, in addition to the unused reserve from the prior year, 1% or more for the first year after the reserve is decreased below 4%, 2% or more for the 2nd year after the reserve is decreased below 4%, 3% or more for the 3rd year after the reserve is decreased below 4% and 4% or more for the 4th year after the reserve is decreased below 4%.

- (d) Money reserved under this subsection may not be expended by the state unless two—thirds of the members elected to each house of the legislature, or by a governmental unit other than the state unless two—thirds of the members of the governing body of the governmental unit, declare the necessity for the expenditure and make the expenditure by separate recorded roll call votes.
- (8) This state shall not impose upon any other governmental unit any part of the total costs of a new program or service, or an increase in the costs of an existing program or service, unless a specific appropriation is made sufficient to pay the governmental unit for those costs.
- (9) (a) Except as provided in par. (b), the proportion of costs of all other governmental units, taken as a group, that the state pays shall not be reduced below that proportion in effect on the first day that occurs after the ratification of this section.
- (b) The state is not required to pay, but may pay, in whole or in part, an amount or proportion of costs of all other governmental unit, taken as a group, that are in excess of the limitations under this section and attributable to elector approval under this section.
- (10) (a) If a tax increase or fiscal year spending exceeds an estimate in sub. (5) (b) 3. for the same fiscal year, the tax increase is thereafter reduced by the proportion that the increase is of the combined dollar excess, and the combined excess revenue shall be refunded in the next fiscal year.
- (b) A governmental unit shall reduce tax rates for the next tax year to reflect the excess of revenues over expenditures in a tax year, unless the electors under this section approve a taxing or spending change.

(c) A governmental unit shall refund revenue collected, kept or spent in violation of this section since 4 full fiscal years before a suit is filed with 10% annual simple interest from the date of the initial violation. Notwithstanding section 1 of this article, a governmental unit may use any reasonable method for a refund under this section, including a temporary tax credit or rate reduction, and a refund need not be proportional when prior payments are impractical to identify or return.

Section 8 of article VIII of the constitution created in this joint resolution shall be designated by the next higher open whole subsection number in that section in that article if, before the ratification by the people of the amendment proposed in this joint resolution, any other ratified amendment has created a subsection (3) of section 8 of article VIII of the constitution of this state. If one or more joint resolutions create a subsection (3) of section 8 of article VIII simultaneously with the ratification by the people of the amendment proposed in this joint resolution, the subsections created shall be numbered and placed in a sequence so that the subsections created by the joint resolution having the lowest enrolled joint resolution number have the numbers designated in that joint resolution and the subsections created by the other joint resolutions have numbers that are in the same ascending order as are the numbers of the enrolled joint resolutions creating the subsections.

(2) The new section 11 of article VIII of the constitution created in this joint resolution shall be designated by the next higher open whole section number in that article if, before the ratification by the people of the amendment proposed in this joint resolution, any other ratified amendment has created a section 11 of article VIII of the constitution of this state. If one or more joint resolutions create a section 11 of article VIII simultaneously with the ratification by the people of the amendment

proposed in this joint resolution, the sections created shall be numbered and placed	
in a sequence so that the sections created by the joint resolution having the lowest	
enrolled joint resolution number have the numbers designated in that joint	
resolution and the sections created by the other joint resolutions have numbers that	
are in the same ascending order as are the numbers of the enrolled joint resolutions	
creating the sections.	

Be it further resolved, That this proposed amendment be referred to the legislature to be chosen at the next general election and that it be published for 3 months previous to the time of holding such election.

(END)

ASSEMBLY AMENDMENT 1, TO 2001 ASSEMBLY JOINT RESOLUTION 64

January 24, 2002 - Offered by Committee on Tax and Spending Limitations.

- At the locations indicated, amend the joint resolution as follows:
- 2 1. Page 6, line 11: delete "on a temporary or permanent basis".
 - 2. Page 6, line 12: after "section." insert No approval may be given under this section for exceeding a spending limit on a permanent basis.

(END)

6-12

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

PJD:kmg:rs

This is 1999 AJR plus AA1 thereto.

Atty. Peter J. Dykman

General Counsel

Phone: (608) 266-7098

E-mail: Peter.Dykman@legis.state.wi.us

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-0667/1dn PJD:kmg:pg

November 13, 2002

This is 2001 AJR 64 plus AA1 thereto.

Atty. Peter J. Dykman General Counsel Phone: (608) 266–7098

E-mail: peter.dykman@legis.state.wi.us



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State of Misconsin 2003 - 2004 LEGISLATURE

LRB-0667/1 PJD:kmg:pg

2003 ASSEMBLY JOINT RESOLUTION

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Jen. Oat.

To amend section 8 of article VIII; and to create section 8 (3) of article VIII and section 11 of article VIII of the constitution; relating to: the vote on bills that would increase certain tax rates or make certain taxing and spending decisions; and elector approval for certain taxing and spending decisions by the state and local governmental units, emergency taxes, required reserves, state mandates, continuation of state payments to other governmental units, refunds of amounts in excess of the approved amounts and reduction of tax rates to reflect the excess of revenues over expenditures (first consideration).

Analysis by the Legislative Reference Bureau

This proposed constitutional amendment, proposed to the 2003 legislature on first consideration, requires elector approval for certain taxing and spending decisions by the state and local governmental units, such as exceeding a spending limit or imposing new taxes, increasing tax rates, extending expiring taxes, or making tax changes causing net tax revenue gains; requires that emergency taxes imposed by the state meet certain conditions; requires governmental units to establish reserves, which may be expended only by a two—thirds vote; prohibits the state from imposing any part of the costs of a new program or service, or an increase in an existing program or service, on local governmental units, unless the state makes an appropriation to pay for those costs; and requires governmental units to

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refund amounts in excess of the approved amounts and reduce tax rates to reflect the excess of revenues over expenditures.

This proposal also requires a two—thirds vote in each house of the legislature to pass a bill to increase the rate of the state sales tax or any of the rates of the income tax or franchise tax or for taxing and spending decisions subject to elector approval under the proposal.

A proposed constitutional amendment requires adoption by 2 successive legislatures, and ratification by the people, before it can become effective.

Resolved by the assembly, the senate concurring, That:

SECTION 1. Section 8 of article VIII of the constitution is amended to read:

[Article VIII] Section 8 (1) On the passage in either house of the legislature of any law which that imposes, continues or renews a tax, or increases the rate of the state sales tax or increases any of the rates of the income tax or franchise tax, or exceeds the limit under section 11 (3) (a) of this article or the requirements of section 11 (4) (b) of this article, or creates a debt or charge, or makes, continues or renews an appropriation of public or trust money, or releases, discharges or commutes a claim or demand of the state, the question vote shall be taken by yeas and nays, which shall be duly ayes and noes, and the names of the members voting for, and the names of the members voting against, passage of the bill shall be entered on the journal; and.

(2) For any vote under sub. (1), three-fifths of all the members elected to such the current membership of each house shall in all such cases be required to constitute a quorum therein.

Section 2. Section 8 (3) of article VIII of the constitution is created to read:

[Article VIII] Section 8 (3) The passage in either house of the legislature of any law to increase the rate of the state sales tax or to increase any of the rates of the income tax or franchise tax or to exceed the limit under section 11 (3) (a) of this article

1	or the requirements of section 11 (4) (b) of this article requires the approval of
2	two-thirds of the members present.
3	SECTION 3. Section 11 of article VIII of the constitution is created to read:
4	[Article VIII] Section 11 (1) In this section:
5	(a) "Ballot issue" means a question presented pursuant to this section to the
6	electors for approval at an election.
7	(b) "Emergency" means a sudden unexpected happening; an unforeseen
8	occurrence or condition; a perplexing contingency or complication of circumstances;
9	a sudden or unexpected occasion for action; an exigency; or a pressing necessity. The
10	term excludes economic conditions, revenue shortfalls, and salary and fringe benefit
11	increases of a governmental unit.
12	(c) "Fiscal year spending" means all expenditures and reserve increases under
13	sub. (7) of a governmental unit except, as to both, those for refunds made in the
14	current or next fiscal year or those from gifts, federal funds, collections for another
15	governmental unit, pension fund earnings, net proceeds of the state lottery
16	authorized pursuant to section 24 (6) of article IV, reserve transfers or expenditures,
17	damage awards or real property sales.
18	(d) "Governmental unit" means the state; any city, village, town or county; or
19	any school district or special purpose district, other than a sewerage district or water
20	district, authorized by law to levy taxes.
21	(e) "Inflation" means the percentage change in the United States Bureau of
22	Labor Statistics Consumer Price Index for Milwaukee–Racine, all items, all urban
23	consumers, or its successor index.
24	(f) "Population" means either:

•	1. For all governmental units, the periodic census conducted by the United
	States department of commerce or its successor agency, or the annual update of such
	census;
	2. For all governmental units other than this state, a different measure or index

- 2. For all governmental units other than this state, a different measure or index of population adopted by the legislature, by joint resolution, upon the affirmative vote of two-thirds of the members present of each house; or
- 3. For a governmental unit, other than this state, an estimate of the population of the governmental unit adopted upon the affirmative vote of two-thirds of the members present of the governing body of the governmental unit.
- (g) "Professional drafting agency" means the professional drafting agency of the legislature designated by the legislature by law.
- (2) (a) This section first applies to a governmental unit on the first day of the first fiscal year of the governmental unit that occurs after the ratification of this paragraph, or as otherwise stated in this section.
 - (b) All provisions of this section are self-executing and severable.
- (c) Any individual or class of individuals have standing to bring a suit to enforce this section. A court of record shall award a successful plaintiff costs and reasonable attorney fees in the suit, but may not allow a governmental unit to recover costs and reasonable attorney fees unless a suit against it is ruled frivolous.
- (3) (a) The maximum annual percentage change in fiscal year spending by the state equals inflation in the prior calendar year as compared to the year prior to that year, plus the percentage change in the state population in the prior calendar year if a positive number, adjusted for revenue changes approved by the electors under this section after the year in which the ratification of this paragraph occurs.

- (b) The maximum annual percentage change in fiscal year spending by a school district equals inflation in the prior calendar year, plus the percentage change in its pupil enrollment in the prior calendar year as compared to the year prior to that year if a positive number, adjusted for revenue changes approved by the electors under this section after the year in which the ratification of this paragraph occurs.
- (c) The maximum annual percentage change in fiscal year spending by a governmental unit, other than the state or a school district, equals inflation in the prior calendar year, plus the percentage change in the population of the governmental unit in the prior calendar year as compared to the year prior to that year if a positive number, adjusted for revenue changes approved by the electors under this section after the year in which the ratification of this paragraph occurs.
- (d) Population under this subsection shall be adjusted to match the population under each federal decennial census. Notwithstanding par. (c), if a governmental unit, other than this state or a school district, overestimates its population and increases its spending accordingly, it may not increase its fiscal year spending until its spending limit reaches the amount determined under par. (c) according to sub. (1) (f) 1. or 2. For this paragraph, population increases are limited to the average yearly increase in the governmental unit's population between the 2 prior censuses.
- (e) The legislature, by law, shall provide a mechanism to adjust the amount of a limitation under this section to reflect any subsequent transfer of all or any part of the cost of providing a governmental function. The mechanism shall adjust the amount of a limitation so that the total costs are not increased as a result of the transfer. The adjustment mechanism provided for in this paragraph shall be used in determining a limitation under this section beginning with the fiscal year immediately following the transfer.

(f) The legislature, by law, shall provide a mechanism to adjust the amount of
a limitation under this section to reflect any subsequent annexation; creation of a
new governmental unit; or consolidation, or change in the boundaries, of a
governmental unit. The adjustment mechanism provided for in this paragraph shall
be used in determining a limitation under this section beginning with the fiscal year
immediately following the annexation, creation of a new governmental unit, or
consolidation or change in the boundaries of a governmental unit.

- (4) Beginning on the first day that occurs after the ratification of this paragraph, a governmental unit must have elector approval under this section in advance for any of the following:
- (a) Exceeding a spending limit under this section no approval may be given under this section for exceeding a spending limit on a permanent basis.
- (b) Unless it is an emergency tax meeting the requirements of sub. (6) (b), a new tax, tax rate increase, extension of an expiring tax, or a tax change causing a net tax revenue gain to the governmental unit, including one required under section 5 of this article, section 4 of article X or section 3 (3) or (4) of article XI.
- (5) (a) A ballot issue may be submitted only at an election at which either members of the legislature or members of the judiciary are regularly elected or at a primary election held to nominate candidates to be voted for at such an election, or on the Tuesday next succeeding the first Monday of November in odd—numbered years.
- (b) At least 15 days before a ballot issue election, the governmental unit shall mail a titled notice or set of notices addressed to "All Qualified Electors" at each address of one or more residents of the governmental unit. A notice shall have this

1 .	order of preference: "NOTICE OF REFERENDUM TO EXCEED SPENDING
2	LIMITS/INCREASE TAXES." A notice shall include only:

- 1. The election date and hours, the ballot title and text and the address and telephone number of the election office of the governmental unit;
- 2. For a proposed increase in spending or taxation, the total or estimated total of fiscal year spending by the governmental unit for the current year and each of the past 4 years, and the overall percentage and dollar change of the proposed increase over the past 4 years;
- 3. For the first full fiscal year of each proposed tax increase, an estimate of the maximum dollar amount of each increase by the governmental unit and an estimate of the maximum dollar amount of fiscal year spending by the governmental unit without the increase; and
- 4. Two summaries, up to 500 words each, one for and one against the ballot issue.
- (c) The summaries under par. (b) 4. shall be prepared for this state by the professional drafting agency and, for a governmental unit other than this state, by a person designated by the governing body of the governmental unit. The summaries under par. (b) 4. may not mention the name of a person or group or an endorsement of, or a statement or position against, the ballot issue.
- (d) A ballot question for an increase in spending or taxation shall begin "SHALL (GOVERNMENTAL UNIT) SPENDING LIMITS BE EXCEEDED BY (full fiscal year dollar amount in excess of the limit)?"; or "SHALL (GOVERNMENTAL UNIT) TAXES BE INCREASED BY (first, or, if phased in, final, full fiscal year dollar increase) ANNUALLY?".
 - (6) (a) This section does not grant new taxing power.

- (b) Any emergency tax imposed by the state must meet all of the following conditions:
 - 1. Two-thirds of the members elected to each house of the legislature must declare the emergency and impose the tax by separate recorded roll call votes.
 - 2. Emergency tax revenue may be spent only after the reserve under sub. (7) is depleted, and must be refunded under this section within 180 days after the emergency ends if not spent on the emergency.
 - 3. An emergency tax that is not approved at the first election permitted under sub. (5) (a) that occurs at least 60 days after the declaration shall expire at the end of the taxable year in which the election is held.
 - (7) (a) Each governmental unit shall reserve for the first fiscal year that occurs after the ratification of this paragraph 1% or more, for the 2nd fiscal year that occurs after the ratification of this paragraph 2% or more, for the 3rd fiscal year that occurs after the ratification of this paragraph 3% or more, and for all later fiscal years, except as provided in par. (b), 4% or more, of its fiscal year estimated spending.
 - (b) Unused reserves become part of the next year's reserve.
 - (c) If the use of the reserve decreases the reserve below 4% in the 4th fiscal year that occurs after the ratification of this paragraph or a later year, the governmental unit, beginning in the 4th fiscal year that occurs after the ratification of this paragraph, shall reserve, in addition to the unused reserve from the prior year, 1% or more for the first year after the reserve is decreased below 4%, 2% or more for the 2nd year after the reserve is decreased below 4%, 3% or more for the 3rd year after the reserve is decreased below 4% and 4% or more for the 4th year after the reserve is decreased below 4%.

1	(d) Money reserved under this subsection may not be expended by the state
2	unless two-thirds of the members elected to each house of the legislature, or by a
3	governmental unit other than the state unless two-thirds of the members of the
4	governing body of the governmental unit, declare the necessity for the expenditure
5	and make the expenditure by separate recorded roll call votes.
6	(8) This state shall not impose upon any other governmental unit any part of
7	the total costs of a new program or service, or an increase in the costs of an existing
8	program or service, unless a specific appropriation is made sufficient to pay the
9	governmental unit for those costs.
10	(9) (a) Except as provided in par. (b), the proportion of costs of all other
11	governmental units, taken as a group, that the state pays shall not be reduced below
12	that proportion in effect on the first day that occurs after the ratification of this
13	section. \rightarrow Ins. $9-14 \leftarrow$
14	(b) The state is not required to pay, but may pay, in whole or in part, an amount
15	or proportion of costs of all other governmental unit taken as a group, that are in
16	excess of the limitations under this section and attributable to elector approval under
17	this section.
18	(10) (a) If a tax increase or fiscal year spending exceeds an estimate in sub. (5)
19	(b) 3. for the same fiscal year, the tax increase is thereafter reduced by the proportion
20	that the increase is of the combined dollar excess, and the combined excess revenue
21	shall be refunded in the next fiscal year.
22	(b) A governmental unit shall reduce tax rates for the next tax year to reflect
23.	the excess of revenues over expenditures in a tax year, unless the electors under this

section approve a taxing or spending change.

(c) A governmental unit shall refund revenue collected, kept or spent in violation of this section since 4 full fiscal years before a suit is filed with 10% annual simple interest from the date of the initial violation. Notwithstanding section 1 of this article, a governmental unit may use any reasonable method for a refund under this section, including a temporary tax credit or rate reduction, and a refund need not be proportional when prior payments are impractical to identify or return.

Section 8 of article VIII of the constitution created in this joint resolution shall be designated by the next higher open whole subsection number in that section in that article if, before the ratification by the people of the amendment proposed in this joint resolution, any other ratified amendment has created a subsection (3) of section 8 of article VIII of the constitution of this state. If one or more joint resolutions create a subsection (3) of section 8 of article VIII simultaneously with the ratification by the people of the amendment proposed in this joint resolution, the subsections created shall be numbered and placed in a sequence so that the subsections created by the joint resolution having the lowest enrolled joint resolution number have the numbers designated in that joint resolution and the subsections created by the other joint resolutions have numbers that are in the same ascending order as are the numbers of the enrolled joint resolutions creating the subsections.

(2) The new section 11 of article VIII of the constitution created in this joint resolution shall be designated by the next higher open whole section number in that article if, before the ratification by the people of the amendment proposed in this joint resolution, any other ratified amendment has created a section 11 of article VIII of the constitution of this state. If one or more joint resolutions create a section 11 of article VIII simultaneously with the ratification by the people of the amendment

proposed in this joint resolution, the sections created shall be numbered and placed
in a sequence so that the sections created by the joint resolution having the lowest
enrolled joint resolution number have the numbers designated in that joint
resolution and the sections created by the other joint resolutions have numbers that
are in the same ascending order as are the numbers of the enrolled joint resolutions
creating the sections.

Be it further resolved, That this proposed amendment be referred to the legislature to be chosen at the next general election and that it be published for 3 months previous to the time of holding such election.

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that proportion in effect on the first day that occurs after the ratification of this section.

(b) The state is not required to pay but may pay in whole or in part, an amount

(b) The state is not required to pay, but may pay, in whole or in part, an amount or proportion of costs of all other governmental units, taken as a group, or of any type of other governmental unit, taken as a group, that are in excess of the limitations under this section and attributable to elector approval under this section.

 $\mathbf{6}$. Page 8, line 12: delete "(9)" and substitute "(10)".

(END)

Emery, Lynn

From: Sent:

Burri, Lance

To:

Wednesday, April 30, 2003 9:32 AM Emery, Lynn Irb 0667/2

Subject:

Have you got an electronic version of LRB 0667/2? I don't have that one.

Lance Burri Office of Rep. Frank Lasee 888-534-0002 or 608-266-9870 lance.burri@legis.state.wi.us

Emery, Lynn

From: Sent:

To:

Emery, Lynn Wednesday, April 30, 2003 9:41 AM Burri, Lance LRB-0667/2 (attached as requested)

Subject:



Lynn Emery Program Assistant Legislative Reference Bureau 608-266-3561 lynn.emery@legis.state.wi.us

Dykman, Peter

From:

Burri, Lance

Sent:

Friday, August 22, 2003 6:17 PM

To:

Dykman, Peter

Subject: another change to 0667-2

Frank would like to do a sub amendment, instead of a regular amendment.

Debt: governments will have to hold a referendum for permission to bond. Once permission is given, debt service from that bonding will not count under the spending limits. When holding the referendum, the following info must be made public: the amount of bonding; what the annual cost of repayment will be; what the effect on the tax rate will be; the amount of debt the government already has; the annual cost of repayment for all debt; and the amount of debt the government holds for the same purpose as the new debt, for which they're holding the referendum. Stewardship fund is an example of that last point: before the state could issue new debt for the Stewardship fund, they would have to inform the voters as to how much debt the state already has from the Stewardship fund, what the annual payments are, etc., and then hold he referendum.

Frank wants to get this going in September. He asked to have the sub amendment done by Sept 8. I'll call on Monday. Thanks.

Lance Burri Office of Rep. Frank Lasee 888-534-0002 or 608-266-9870 lance.burri@legis.state.wi.us

Dykman, Peter

From:

Burri, Lance

Sent:

Tuesday, August 19, 2003 12:10 PM

To:

Dykman, Peter

Subject: LRB-0667

Hi. Frank wants to make some changes to this.

1. For the state, school districts, and technical school districts (the current draft does not single tech schools out), the growth rate will remain inflation plus population. For all others, it will be inflation plus new growth. Remove the requirement for a 2/3 vote to increase taxes (in section 2). Unstead, the bill will require a

referendum in order to raise the rates of the income, sales, franchise, or property taxes.

(of between 4% and 15%). Each will be funded in the same manner prescribed in the current draft - 1% per year up to the minimum. Each local gov't can decide how much more to put in the budget stabilization fund. The emergency fund can be used following separate votes to declare an emergency and then expend the funds - those votes will succeed on a simple majority, not a 2/3 majority. The budget stabilization fund can only be expended after two successive 2/3 votes.

Frank wants me to warn you that we may be tinkering with the bill more in the future.

Thanks.

Lance Burri Office of Rep. Frank Lasee 888-534-0002 or 608-266-9870 lance.burri@legis.state.wi.us